1		
2		
3		
4		
5		
6		
7		
8 9	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA	
10	SECURITIES AND EXCHANGE COMMISSION,	Civil Action No. 08-5502BHS
11	Plaintiff,	CIVII ACUOII IVO. 08-3302BIIS
12	VS.	ORDER TO SHOW CAUSE RE
13	FRANCISCO ABELLAN,	PRELIMINARY INJUNCTION
14	VEGA STAR CAPITAL, SL,	
15	EU EQUITY HOLDINGS INC., KLO FINANCIAL SERVICES INC.,	
16	GENE HEW-LEN, NXGEN HOLDINGS, INC., formerly known as GHL TECHNOLOGIES, INC.,	
17	Defendants,	
18	and	
19	APOLLO CORPORATION,	
20	D&O INTERNATIONAL CORP., HALSTON CAPITAL LTD.,	
21	INSIGHT MARKETING & COMMUNICATIONS INC.,	
22	LACROIX INTERNATIONAL HOLDINGS LTD.,	
23	MEDIA PACIFIC INC., MORTENSEN FINANCIAL LTD.,	
24	OMNI CONSULTING SERVICES INC.,	
25	Relief Defendants.	
26		
27		
28		

	1	I
	2	
	3	
	4	
	5	
	6	
,	7	
	8	
	9	
1	0	
1	1	
1	2	
1	3	
1	4	
1.	5	
	6	
1	7	
1	8	
1	9	
2	0	
2	1	
2	2	
2	3	
2.	4	

25

26

27

28

This matter came before the Court on the *ex parte* application of plaintiff Securities and Exchange Commission ("Commission") for, among other things, an order to show cause why the temporary asset freeze ordered by the Court should not be extended during the pendency of this litigation. The Court has received and considered the Commission's complaint, application, memorandum of points and authorities and the declarations of Jennifer L. Scafe, Robert L. Tashjian, and Tonia J. Tornatore and all exhibits attached to those declarations, and all other submissions, written or oral, at or before the hearing. Good cause appearing therefrom,

IT IS HEREBY ORDERED that at 10:00 o'clock a.m. on August, 27, 2008, or as soon thereafter as the parties can be heard, the defendants Francisco Abellan, Vega Star Capital, SL, EU Equity Holdings Inc., and KLO Financial Services Inc., and the relief defendants, Apollo Corporation, D&O International Corp., Halston Capital Ltd., Insight Marketing & Communications Inc., Lacroix International Holdings Ltd., Media Pacific Inc., Mortensen Financial Ltd., and Omni Consulting Services Inc., and each of them, shall appear before the Honorable Benjamin H. Settle, Judge of the United States District Court, to show cause, if there be any, why a preliminary injunction should not be granted extending the asset freeze pending the determination of this action. Any declarations, affidavits, points and authorities, or other submissions in support of, or in opposition to, the issuance of such an Order shall be filed with the Court and delivered to the Commission's counsel and the offices of each of the defendants and relief defendants and/or their attorneys no later than 4:00 o'clock p.m. on August 22, 2008. Any reply papers shall be filed with the Court and delivered to opposing counsel no later than 1:00 o'clock p.m. on August 26, 2008.

Dated this 14th day of August, 2008

BENJAMIN H. SETTLE United States District Judge